

19-7708
No. 20-_____

ORIGINAL

SUPREME COURT OF THE UNITED STATES

Dr. AHMAD J. ALJINDI,

Petitioner,

vs.

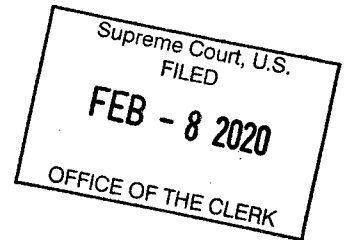
UNITED STATES OF AMERICA et al.,

Respondents.

On Petition for a Writ of Certiorari to
the United States Court of Appeals
for the Ninth Circuit

PETITION FOR A WRIT OF CERTIORARI

Dr. AHMAD J. ALJINDI
PO Box 60753
Irvine, CA 92602
Cell: 951-742-9773
Email: Dr.Ahmad.Aljindi@outlook.com
Pro Se Litigant



QUESTIONS PRESENTED

Why the Federal Agencies and the Intelligence Community (IC) (“Respondents”) are allowed to abuse and torture the aggrieved (“Petitioner”) to death by crushing his human, civil, Equal Employment Opportunity (EEO) rights, and to illegally prevent him to work and to serve the best interest of the United States, the American People, and justice for years as he is an Artificial Intelligence (AI) Scientist aiming to resolve the \$23+ Trillion national debt as scientifically and formally documented and evidenced?

Why the Federal Government (FG) and the IC are allowed to prevent the aggrieved Petitioner from having one and only one EEO and to abuse 42 formal EEO complaint in a blatant challenge to the United States Constitution that prohibit unlawful discrimination based on protected classes (religion, race, and national origin), retaliation based on protected statuses, whistleblower reprisal, corruption, and hate crimes based on federally protected activities? Why the few involved judicial officers are abusing the aggrieved Petitioner’s truthful and legitimate lawsuit cases and allowed to coordinate with the Respondents illegally and to practice unlawful discrimination and retaliation against the aggrieved Petitioner and to keep abusing his truthful and legitimate lawsuit cases maliciously and in bad faith and to obstruct justice while he is only requesting his Constitutional Relief in a serious judicial COUP against the United States Constitution? Why the involved federal officials can remain in their public positions instead of facing justice at Courts and get paid from the taxpayers’ funds illegally while their false statements under penalty of perjury are documented in the EEO dockets? Why the aggrieved Petitioner is being abused and tortured to death without having any legal rights because he is a proud Muslim-American patriot aiming to get Nobel Prize in Economic

Sciences for the United States and the American People based on the scientifically proven AI strategy? Why the FG is not interested in resolving the national debt and is working for the best interest of the billionaires in top (the thieves) and the special interests and agendas and not the American People as formally documented, proven, and evidenced in the related cases section below and EEO dockets? Why the wrongdoers are allowed to steal the aggrieved Petitioner's intellectual property and Constitutional monetary compensations and to work to fabricate retaliatory and malicious claims against him aiming to mislead justice instead of defending justice? Why the aggrieved Muslim-American minority is being marginalized intentionally and systematically illegally in the United States? Why the FG is directing the dictatorships around the world to stop abusing the minorities and the brave citizens demanding justice, and Constitutional rights legally like the Petitioner, but the wrongdoers are abusing and torturing the aggrieved Petitioner? Why the few involved judicial officers are refusing to perform the Constitutional responsibilities and obligations and are allowed to dismiss and close the truthful and legitimate lawsuit cases to cover the corruption under the most popular false and malicious excuse "frivolous" and to escalate the unlawful discrimination and retaliation against him instead of preventing it? Finally, what is the Supreme Court's decision after the aggrieved Petitioner's formal presentation of the formally proven and documented scandals in this truthful, brave, and ethical Petition and in the Related Cases referenced below? Are the Supreme Court's Honorable Justices going to GRANT this absolutely truthful, legitimate, and Constitutional Petition aiming to defend justice, the best interest of the United States, the American People, and uphold the United States Constitution?

LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

[X] All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

UNITED STATES OF AMERICA,

SECRETARY BARBARA M. BARRETT, DEPARTMENT OF THE AIR FORCE,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, DEFENSE
ACQUISITION UNIVERSITY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, DEFENSE
CONTRACT MANAGEMENT AGENCY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, DEFENSE
INTELLIGENCE AGENCY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, NATIONAL
SECURITY AGENCY,

SECRETARY MARK T. ESPER, DEPARTMENT OF DEFENSE, OFFICE OF
INSPECTOR GENERAL,

ACTING SECRETARY CHAD F. WOLF, DEPARTMENT OF HOMELAND
SECURITY, IMMIGRATION AND CUSTOMS ENFORCEMENT,

ACTING SECRETARY CHAD F. WOLF, DEPARTMENT OF HOMELAND
SECURITY, UNITED STATES CUSTOMS AND BORDER PROTECTION,

ACTING SECRETARY CHAD F. WOLF, DEPARTMENT OF HOMELAND
SECURITY, UNITED STATES CITIZENSHIP AND IMMIGRATION SERVICES,

WILLIAM P. BARR, ATTORNEY GENERAL; CHRISTOPHER A. WRAY,
DIRECTOR OF THE FBI (SUED IN HIS OFFICIAL CAPACITY), DEPARTMENT OF
JUSTICE; FEDERAL BUREAU OF INVESTIGATION,

ACTING SECRETARY THOMAS B. MODLY, DEPARTMENT OF THE NAVY,

SECRETARY OF VETERANS AFFAIRS ROBERT WILKIE, DEPARTMENT OF
VETERANS AFFAIRS,

ACTING DIRECTOR OF NATIONAL INTELLIGENCE JOSEPH MAGUIRE,
OFFICE OF THE DIRECTOR OF NATIONAL INTELLIGENCE,
ADMINISTRATOR JIM BRIDENSTINE, NATIONAL AERONAUTICS AND
SPACE ADMINISTRATION,

ACTING ADMINISTRATOR AND GENERAL COUNSEL CHRIS PILKERTON,
UNITED STATES SMALL BUSINESS ADMINISTRATION,
MEGAN J. BRENNAN, POSTMASTER GENERAL, UNITED STATES POSTAL
SERVICE,

RELATED CASES

Dr. Ahmad J. Aljindi v. United States of America et al, No. U8:18-cv-02301-SJO-JC,
United States District Court - Central District of California – Southern Division. Order
entered 01/08/2019.

Ahmad Aljindi v. United States of America et al, No. 8:19-cv-01434-DOC-E, United
States District Court - Central District of California – Southern Division. Order entered
08/05/2019.

Ahmad Aljindi v. USA, et al, No. 19-55926, United States Court of Appeals for the Ninth
Circuit. Order entered 12/31/2019. Mandate issued 01/08/2020.

Dr. Ahmad J. Aljindi v. United States of America et al, No. 8:20-cv-00002-DOC-E,
United States District Court - Central District of California – Southern Division. Order
entered 01/24/2020.

Ahmad Aljindi v. USA, et al, No. 20-55111, United States Court of Appeals for the Ninth
Circuit.

Dr. Ahmad J. Aljindi Motion for Publication of Records, United States Foreign
Intelligence Surveillance Court.

TABLE OF CONTENTS

OPINIONS BELOW.....	1
JURISDICTION.....	2
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED.....	3
STATEMENT OF THE CASE.....	4
REASONS FOR GRANTING THE PETITION.....	37
CONCLUSION.....	40

INDEX TO APPENDICES

APPENDIX A	Order of United States Court of Appeals for the Ninth Circuit
APPENDIX B	Order of United States District Court - Central District of California – Southern Division
APPENDIX C	Order of United States Court of Appeals for the Ninth Circuit Denying Reconsideration and Rehearing En Banc and Mandate
APPENDIX D	Order of United States District Court - Central District of California – Southern Division
APPENDIX E	Order of United States District Court - Central District of California – Southern Division

TABLE OF AUTHORITIES

Cases

QUESTIONS PRESENTED.....	i
--------------------------	---

Statutes

28 U.S.C. § 1257.....	1
-----------------------	---

Constitutional Provisions

United States Constitution, Amendment I.....	3
United States Constitution, Amendment V.....	3
United States Constitution, Amendment VI.....	3
United States Constitution, Amendment VII.....	3
United States Constitution, Amendment XIV.....	3

IN THE
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the order below.

OPINIONS BELOW

☒ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A to the petition and is

☐ reported at ; or,

☐ has been designated for publication but is not yet reported; or,

☒ is unpublished.

The opinion of the United States district court appears at Appendix B to the petition and is

☐ reported at ; or,

☐ has been designated for publication but is not yet reported; or,

☒ is unpublished.

JURISDICTION

[X] For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 12/31/2019.

[] No petition for rehearing was timely filed in my case.

[X] A timely petition for rehearing was denied by the United States Court of Appeals on the following date 12/31/2019: , and a copy of the order denying rehearing appears at Appendix A.

[] An extension of time to file the petition for a writ of certiorari was granted to and including (date) on (date) in Application No. A .

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

United States Constitution, Amendment I:

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

United States Constitution, Amendment V:

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

United States Constitution, Amendment VI:

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the state and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

United States Constitution, Amendment VII:

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise reexamined in any court of the United States, than according to the rules of the common law.

United States Constitution, Amendment XIV:

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

STATEMENT OF THE CASE

I, the Petitioner, Dr. AHMAD J. ALJINDI “Pro Se” respectfully submitting this Petition for Writ of Certiorari to the Honorable Supreme Court in good faith and to the best of my knowledge and ability aiming to defend justice, the best interest of the United States and the American People, and to uphold the United States Constitution.

EMPLOYMENT DISCRIMINATION

The Petitioner is suffering from the Respondents unlawful discrimination based on his protected classes religion, race, and national origin since years as he is suffering from the Respondents retaliation because of his Equal Employment Opportunity (EEO) protected activities and other legally protected activities including filing lawsuit cases demanding justice and formal complaints for whistleblower reprisal. The Petitioner’s religion is Muslim. The Petitioner’s race is Arab/Middle Eastern. The Petitioner’s national origin is Syria. The Petitioner made several formal reports to report the public corruption to several responsible authorities and agencies including the Federal Bureau of Investigation (FBI). Additionally, the Petitioner is suffering because he is an Artificial Intelligence (AI) Scientist presented a formally proven scientific strategy to the majority of the involved federal agencies based on his formal higher education Ph.D. and based on a scientifically proven research study recommending utilizing AI to resolve many of the major issues the United States is suffering from such as the \$23+ Trillion federal debt within 15 to 20 years if not less depending on many factors as formally explained and to bring the national security risks to zero percent if the discovered AI practical solutions implemented strategically. As a result, the Petitioner was subject to suffer from the Respondents violations as the Intelligence Community (IC) escalated the violations

against him to be intentional and systematic violation and hate crimes in a blatant Challenge to the United States Constitution that prohibit the unlawful discrimination, retaliation, whistleblower reprisal, and corruption. The Petitioner suggested several practical solutions including establishing what can be called the “AI FBI” and the “AI Special Agent (SA)” that will operate as the soul of the United States Constitution as it will prevent the corruption and assist the FBI officials and SAs with their mission and to defend justice and uphold the United States Constitution qualitatively and firmly.

The Respondents including the FBI decided to ignore such significant scientific and sensitive discoveries that will prevent the violations and the corruption such as bribes firmly and permanently. The Respondents including the FBI decided to escalate the ongoing violations against the Petitioner to occur intentionally and systematically and refused to investigate and end the formally reported hate crimes illegally. The Respondents including the FBI decided to ignore the scientific facts presented and to target the Petitioner as a person as an unethical and a malicious illegal tactic aiming to mislead, abuse, obstruct justice, and to retaliate against him.

The Petitioner respects the Federal Government (FG) and the FBI; however, the Petitioner realized the FBI’s wrong decision about ignoring preventing the massive human, civil, and EEO rights violations of the few involved corrupt officials that escalated to reach the hate crimes levels as this is a unique situation. The Petitioner refuses the corruption, racism, wrongdoing, and injustice. The Petitioner believes that the FG is obligated to prevent the corruption, racism, reprisal, and injustice and to defend the best interest of the United States, the American People, justice, and to uphold the United States Constitution.

I made thousands of jobs applications since years and within the last decade. However, there is no place for me because of my protected classes and protected statuses. No EEOs. No diversity. No respect for the United States Constitution that prohibit the unlawful discrimination, retaliation, and corruption. The selection process is not based on merit. I submitted thousands of jobs applications based on my formal qualifications and skills within the last decade with the FG. The final result is always the same. No Job! They keep issuing me the formal documents confirming my eligibility and qualification and refer my name to hiring officials for selection or non-selection. I passed all related exams and interviews. However, the hiring officials keep selecting less qualified candidates illegally. The formal EEO complaints dockets presented to the Courts already documented massive violations and wrongdoing.

The FG is trying to say that an applicant with four degrees including a Ph.D., seven essential majors as explained in the Personal Statement, more than 10+ years of AI researching experience, in addition to other qualifications and skills is not the best candidate for any of the thousands of jobs applications he submitted during the last decade. The AI scientist who was able to develop a scientific strategy based on a generic qualitative study to resolve the national debt as formally documented in addition to the most sensitive scientific discovery in the entire AI field is not a good candidate for any job within the FG including Agencies like the Veterans Affairs, Social Security Administration, and Forest Services, this is according to the FG's formal adverse actions and legal arguments as documented and evidenced! I am eligible for GS-13 positions, but they did not even select me for GS-5/6 or even GS-1! I have evidenced many nepotism crimes as well as some hiring officials hired their friends and relatives illegally. In fact, I

have evidenced a crime by and Immigration and Immigration and Customs Enforcement (ICE) officer who hired his female friend because she is a beautiful lady! The aggrieved Petitioner documented that in the formal EEO docket. However, the agency directed the EEO investigator to delete the entire docket and to delete all testimonies and to start over from scratch and removed that corrupted official from the entire investigation! The aggrieved Petitioner reported that formally to the Department of Justice (DOJ) and the Department of Homeland Security (DHS) responsible offices. However, they covered the crimes in a blatant challenge to the United States Constitution. I have also evidenced a major fraud and forgery hate crime in the formal examinations documents with the United States Citizenship and Immigration Services (USCIS) and other agencies as well. Similar illegal crimes occurred as well as the agency has removed the involved officials from the investigation and as the EEO investigator removed the evidences from the Reports of Investigations (ROIs) illegally as well. I have documented and evidenced several crimes committed by the EEO investigators who isolated formal documents and entire Rebuttal testimonies from the formal ROIs in addition to many unbelievable and unethical crimes. Everything has been formally documented, evidenced, and proven already! They are covering the crimes and normalizing it!

Some agencies like the Air Force refused to allow the aggrieved Petitioner to file EEO complaints in a serious Constitutional crime to cover the wrongdoing of the two stars Major General and his Director of Staff who fabricated a false document illegally! Some other agencies like the Navy closed the formal EEO complaints to cover the crimes of the involved hiring officials. Scandals! Disgrace! They are destroying the United States! Massive amount of unethical crimes has been formally documented, proven, and

evidenced in these 42 formal EEO complaints and the above referenced related cases. Respondents without any exception committed formally proven, documented, and evidenced violations and crimes against the aggrieved Petitioner under the formal awareness of the DOJ, DAG, and FBI. However, the hate crimes against the were escalated massively as he is currently being abused and tortured to death and the criminals and wrongdoers are still occupying the public positions illegally. In fact, they are currently working on escalating the injustice against him further because of his federally protected, Constitutional, and legal activities as formally documented and evidenced. The aggrieved Petitioner is being abused because he formally documented and evidenced serious crimes committed by several public officials including officials with sensitive positions.

The FG is trying to say that no official was aware that “AHMAD” is a Muslim name and that applicants with Associate and Bachelor Degrees are better than a Ph.D. holder and AI Scientist with four Degrees and seven essential majors! The FG is trying to say that this not unlawful discrimination, retaliation, and corruption! The FG issued many Final Agencies Decision letters (FADs) confirming my legal rights that I do have the right to go to the District Court. When I went to the District Court, they closed my three lawsuit cases illegally and immediately! The Ninth Circuit closed the first Appeal 19-55926 illegally and is currently abusing the second Appeals 20-55111.

One hundred percent of the involved hiring officials presented false statements under penalty of perjury as formally documented, proven, and evidenced in the formal EEO complaints dockets and falsely claimed that they did not know my protected classes while it was formally documented in my resume and applications for employments. All

of them without exceptions lied under oath aiming to mislead justice. Hiring officials at the IC are trying to say that they did not know my protected classes. They all confirmed that they have reviewed my resume and applications carefully while it was documented in the resume clearly. Hiring officials with Bachelor or even Master Degrees evaluated me while they do not even qualify to be students in my class! They hired way less qualified candidates illegally and in a blatant challenge to the United States Constitution. Scandals! Disgrace!

I am formally declaring that I challenge those corrupt officials and their illegal selectees to appear in a fair and unbiased jury trial for legal and scientific challenge if they are brave enough and if they dare. In fact, I also challenge the AI Scientists within the entire body of the FG for a legal and a scientific challenge as the ODNI selected a less qualified candidate illegally for the Chief Scientist position. I will crush and destroy their corruption, racism, and ignorance very hard. Very hard! Harder than anything anyone have heard about before. Make no mistake about that! They know the outcome! This is why they are obstructing justice and preventing the fair and unbiased jury trial. However, they are not cowards, criminals, traitors, and ignorant only but they are also rude! They are also stealing my Constitutional Relief illegally! How rude! Radically extreme hate! Pure hate crimes! This is why they are crushing my human, civil, and EEO rights and abusing and torturing me to death under the formal awareness of the FG and Courts!

The aggrieved Petitioner won all formal EEO complaints listed in the above referenced related cases including the formal EEO complaints which some agencies obstructed, abused, and closed illegally and/or failed to investigate. However, the Respondents kept issuing false and illegal FADs no matter of justice and no matter of law

and no matter of the formally proven, documented, and evidenced crimes and violations. The FADs stated clearly that I can go to the District Court. When I went to the District Court, they coordinated with the few involved judicial officers to close my lawsuit cases immediately and illegally, so the American People do not become aware about the massive amount of crimes and scandals at the formally requested Jury Trial. Scandals. Straight obstruction of justice crimes and COUP against the United States Constitution and treason to the oath of office.

The Petitioner is a proud Muslim-American patriot was working formally and scientifically to serve his country and to resolve the major economic issues the United States is suffering from for decades. However, the corruption and fascism are obstructing such noble ultimate goals. Therefore, the Petitioner is not only suffering from the Respondents unlawful discrimination and retaliation, but he is also suffering from the Respondents intentional and systematic violations and hate crimes as they are refusing to allow him to secure himself a stable job, or even to get his Constitutional Relief and seek his self-employment opportunity as formally proven and evidenced in the lower Courts dockets, so he can survive, recover, and live with dignity and even if it is not related to or involved with AI and the scientific research. In other words, the Respondents indirect message is no jobs based on false arguments such as experience and false and fabricated suitability concerns because of some Islamophobic officials who presented false testimonies under the penalty of perjury intentionally and maliciously, no scientific research for the best interest of the United States and the American People because of the desire of the corruption, the cowards, and traitors, and no Constitutional monetary compensations to recover from the intentional harm and damages so he can at least seek

his self-employment opportunity and live with dignity. Instead, the Respondents can only offer more intentional and systematic abuse and torture against the Petitioner, so he suffers to death. In other words, obstruction of justice and intentional and systematic abuse and torture. In other words, the highest treason to the United States and a coup against the United States Constitution as formally proven and evidenced in the related cases section reference above and the documented EEO formal complaints dockets. Hence, the Petitioner is demanding JUSTICE!

INTELLECTUAL PROPERTY

The Department of Defense (DOD) published the AI Strategy to the public recently. In the published strategy, the DOD adopted portions of the aggrieved complainant's scientific and formal findings about Information Security, AI, and Legacy Information Systems (LIS) without giving credit to his scientific work and in a direct violation to the intellectual property and copyrights laws. The aggrieved complainant was the first AI scientist and researcher in the entire field who discovered, studied, and researched the relations between Information Security, AI and LIS as formally and scientifically proven and documented in his Ph.D.'s formal documents and resume.

- **Dissertation Topic/Area of Research:** Information Security, AI, and LIS.
Dissertation/Publication Information: Published by ProQuest LLC (2015).
Copyright of the Dissertation is held by the Author. ProQuest 3740130.
- **Library of Congress Certificate of Registration Number:** TX 8-152-561.
- **Effective Date of Registration:** December 30, 2015.

The worst part that they integrated these stolen portions in the worst AI strategy the United States may consider. As an AI scientist/researcher, I formally declare that I am

scientifically capable to challenge and crush strongly and firmly any adverse assertions by any AI scientist/researcher claiming something else in a fair and unbiased Jury Trial. The decision belongs to the respectful jurors and the American People only and not any public official. Likewise, the decision of the merit of this case belongs to the respectful jurors and the American People only and not any public official or judicial officer. Judicial officers are not Subject Matter Experts (SMEs) and legally and scientifically uncappable to decide the merit of this case. According to the United States Constitution, judicial officers are not allowed to communicate and coordinate with the Respondents secretly and informally aiming to obstruct justice and cause more severe harm and damages against the aggrieved Petitioner. According to the United States Constitution, no judicial officer is allowed to prevent any citizen from his or her Constitutional rights including the right for review by Jury. According to the United States Constitution, judicial officers are not allowed to practice unlawful discrimination, retaliation, and be extremely biased and prejudiced against the aggrieved victims because of their federally protected classes, statuses, and Constitutional activities such as the Petitioner. According to the United States Constitution, judicial officers are not allowed to abuse and torture the aggrieved Petitioner by keeping obstructing justice illegally because they are biased against him because of his protected classes and protected statuses. The involved judicial officers understand the truthful and legitimate Complaints filed by the aggrieved Petitioner. However, the maliciously stated that it is infirm and not clear and dismissed it illegally and repeatedly under the “frivolous” false and malicious excuse to cover the crimes and the violations. The evidence is that the aggrieved Petitioner went to the Pro Se Clinic in the same District Court and the attorney told him that based on the notes he see

in the system the Judge wanted me to “clean it” from the formally documented, proven, and evidenced corruption. This confirms the President of the United States statement to the public that “*the system is rigged and corrupted.*” However, because the aggrieved Petitioner is suffering massively from the ongoing injustice and crimes and is being abused and tortured to death, he removed the names of the involved criminals under the illegal pressure as they kept escalating the hate crimes against him as this huge task “fighting corruption” is supposed to be the FG’s task and not the aggrieved Petitioner. Therefore, he filed the second and even the third lawsuit cases in good faith and to the best of his knowledge and abilities and requested his Constitutional Relief only. However, the radically extreme hate kept escalating against the aggrieved Petitioner as the hate crimes were escalated as the few involved judicial officers kept abusing the truthful and legitimate lawsuit cases in a serious COUP against the United States Constitution. This is called radically extreme hate against the aggrieved Petitioner because he is a proud Muslim-American patriot.

Additionally, some Respondents such as the ODNI and NSA abused the formal EEO process and coordinated illegally with the few involved judicial officers aiming to steal additional sensitive scientific discoveries and critical information from the Petitioner. Everything has been formally documented, proven, and evidenced. When the Petitioner discovered, formally documented, evidenced, and exposed the malicious plan, the District Court closed the third lawsuit case illegally retaliatory! The FG is now following the “hush-hush” philosophy because the wrongdoers are kings and above the law and because the aggrieved Petitioner is a citizen with no legal rights, defending justice, and belongs to the Muslim-American minority.

The aggrieved Petitioner is a proud Muslim-American patriot and he was looking to serve his country and to resolve the major economic and other issues as formally documented and presented to the Honorable Courts and federal agencies. However, he was never allowed one and only one EEO illegally as formally documented, proven, and evidenced in the related cases and the EEO dockets. Therefore, the aggrieved Petitioner is seeking his Constitutional Relief so he can survive, recover, and seek his legitimate self-employment opportunity. However, the few involved judicial officers are obstructing justice continuously.

Copyright law in the U.S. is governed by federal statute, namely the Copyright Act of 1976. The Copyright Act prevents the unauthorized copying of a work of authorship. Copyrights can be registered in the Copyright Office in the Library of Congress, but newly created works do not need to be registered. In fact, it is no longer necessary to even place a copyright notice on a work for it to be protected by copyright law.

Quoted from: <https://www.bitlaw.com/copyright/index.html>

NEGLIGENCE AND TORT

As of the date and time of this Complaint, the aggrieved Petitioner has not seen anything other than injustice, extreme bias, prejudice, violations, hate crimes, and pain within the last decade in a direct violation to the United States Constitution and the Federal Tort Claims Act (FTCA). The FG is responsible about protecting the aggrieved citizens and the small minorities like the aggrieved Petitioner from the ongoing injustice. According to the United States Constitution, this responsibility is mandatory and not optional. The Petitioner has suffered massively and is still currently suffering massively

to death from the formally proven, evidenced, and documented violations and ongoing negligence and tort that allowed the corrupted officials to escalate the violations to reach the hate crimes level against the Petitioner. The Petitioner is respectfully demanding from the Honorable Court to grant his Constitutional Relief as soon as possible so he can recover from the severe harm and damages caused to him as formally documented and explained.

STATEMENT OF FACTS

The Petitioner's religion (Muslim), race (Arab/Middle Eastern), national origin (Syria) was subject for massive civil rights and EEO violations because of his protected classes. The Petitioner has filed forty two formal EEO complaints as formally documented in the related cases referenced above aiming to defend justice and to secure himself a full-time permanent job based on one and only one EEO and based on merit and his formal qualifications and skills, but the Respondents kept abusing his huge number of jobs applications and kept selecting less qualified candidates illegally as formally proven, documented, and evidenced because of his protected classes and escalated the retaliation violations against him under the protected status to cause him severe harm and more damages.

The Respondents are committing ongoing intentional and systematic unlawful discrimination, retaliation, and corruption because of the Petitioner's protected classes and protected statuses as the Petitioner filed formal EEO formal complaints with the involved federal agencies and because the Petitioner reported the corruption to several federal agencies aiming to end the ongoing violations and hate crimes against him so he can get his job, serve the United States of America, and to live with dignity.

Petitioner have suffered for years, currently suffering, and will continue to suffer for substantial injury because of the Respondents' intentional and systematic violations against the United States Constitution including the Civil Rights Act, and the EEO Act. Hence, the aggrieved Petitioner is requesting his Constitutional Relief so he can survive, recover, and seek his legitimate self-employment opportunity.

Therefore, and based on the facts presented above, the aggrieved Petitioner is demanding his Constitutional Relief as soon as possible for the best interest of justice.

The Petitioner documented in the related cases and EEO dockets the formally proven and evidenced Respondents violations against the United States Constitution as the Respondents violated several laws and Acts including but not limited to:

Obstruction of Justice.

No Fear Act as described on <https://www.justice.gov/jmd/no-fear-act-notice-november-2-2006>

Title VII, Civil Rights Act of 1964, as amended, 42 U.S.C. sec. 2000e et seq.

EEO Act of 1972.

The Civil Service Reform Act of 1978.

Whistleblower Protection Act of 1989, as amended.

Title VII of the Civil Rights Act of 1964 protects "all aspects of religious observance and practice, as well as belief" 42 U.S.C. § 2000eG)

An agency official shall not discriminate against an employee or applicant based on race, color, religion, sex, national origin, age, disability (or handicapping condition), marital status, or political affiliation. 5 U.S.C. § 2302(b)(1).

An agency official shall not intentionally deceive or obstruct anyone from competing for employment. 5 U.S.C. § 2302(b)(4).

An agency official shall not influence anyone to withdraw from competition in order to improve or injure the employment prospects of any person. 5 U.S.C. § 2302(b)(5).

An employer may not base hiring decisions on stereotypes and assumptions about a person's race, color, religion, sex (including gender identity, sexual orientation, and pregnancy), national origin, age (40 or older), disability or genetic information.

Prohibited personnel practices (PPPs) are employment-related activities that are banned in the federal workforce because they violate the merit system through some form of employment discrimination, retaliation, improper hiring practices, or failure to adhere to laws, rules, or regulations that directly concern the merit system principles.

An agency official shall not request or consider a recommendation based on political connections or influence. 5 U.S.C. § 2302(b)(2).

An agency official shall not retaliate because an employee: 1. filed a complaint, grievance or appeal; et seq. 5 U.S.C. § 2302(b)(9).

The United States Constitution prevent the wrongdoing and the violations. The Petitioner is an aggrieved "Pro Se" and not an attorney and do not know how to document the violations as an attorney but he believes that the Honorable Court can clearly understand what the Petitioner is presenting in good faith, to the best extent of his knowledge and ability, and for the best interest of justice.

Based on the absolute facts presented in good faith in this truthful and legitimate Petition and under the Statement of Facts section above. The Petitioner is entitled for the requested Constitutional Relief. There is NO doubt that a fair and unbiased Jury Trial will

GRANT the Petitioner's Constitutional Relief and will hold the FG's involved officials accountable about the intentional and systematic hate crimes and the serious violations occurred against the aggrieved Petitioner. Therefore, the few involved judicial officers kept closing the undersigned lawsuit cases arbitrary, discriminatory, retaliatory, and unconstitutionally in a blatant challenge to the United States Constitution that prohibit the formally documented and evidenced wrongdoing and in a total biased and extremely prejudice manner.

The Petitioner has suffered, still suffering, and will continue to suffer due to the ongoing injustice and the intentional and systematic obstruction of justice and because of the wrongdoing, violations, and hate crimes.

The aggrieved Petitioner experienced very hard and difficult life events due to the Respondents' ongoing violations that prevented him from securing himself one and only one EEO and a stable job based on his formal qualifications and skills fairly and equally as set forth by the United States Constitution. Hence, due to the ongoing unlawful discrimination, retaliation, and absence of justice since years, my life was destroyed completely. I am currently suffering from the severe, extreme, and massive injustice caused to me by the Respondents. My life was destroyed completely because of the Respondents unlawful discrimination, retaliation, evidenced violations, and hate crimes. I am suffering from the severe harm and damages caused to me by the unlawful discrimination and retaliation and the Respondents formally proven, documented, and evidenced violations and hate crimes. I suffered and I am still currently suffering from divorce, evictions, bankruptcy, homelessness, repossession, emotional distress and pain, loss of enjoyment of life, injury to professional standing, injury to character and

reputation, injury to credit standing, serious medical issues in the heart and chronic pain in the liver and lungs due to the inhumane living conditions the FG is forcing me to live at, and the inability to eat more than once a day due to severe poverty caused to me by the Respondents because of the ongoing unlawful discrimination, retaliation, intellectual property copyrights laws violations, and negligence and tort since years. Furthermore, I am suffering from serious medical issues in the heart and chronic pain in the liver and the lungs due to the ongoing abuse and torture and the inhumane living conditions the FG is forcing me to live in illegally. Everything has been documented, proven, and evidenced formally in the dockets. The scandals were proven, documented, and evidenced.

The United States Constitution prohibit the intentional and systematic violations and crimes against the citizens Bill of Rights. The United States Constitution prohibit the unlawful discrimination, retaliation, negligence and tort, and intellectual property copyrights laws violations in addition to all wrongdoing formally documented and evidenced in the related cases and EEO dockets.

According to the United States Constitution:

The Civil Rights Act of 1991

TITLE I - FEDERAL CIVIL RIGHTS REMEDIES

DAMAGES IN CASES OF INTENTIONAL DISCRIMINATION

SEC. 102

The Revised Statutes are amended by inserting after section 1977 (42 U.S.C. 1981) the following new section:

“SEC. 1977A. DAMAGES IN CASES OF INTENTIONAL DISCRIMINATION IN
EMPLOYMENT. *[42 U.S.C. 1981a]*

“(a) RIGHT OF RECOVERY. -

“(1) CIVIL RIGHTS. - In an action brought by a complaining party under section 706 or 717 of the Civil Rights Act of 1964 (42 U.S.C. 2000e-5) against a respondent who engaged in unlawful intentional discrimination (not an employment practice that is unlawful because of its disparate impact) prohibited under section 703, 704, or 717 of the Act (42 U.S.C. 2000e-2 or 2000e-3), and provided that the complaining party cannot recover under section 1977 of the Revised Statutes (42 U.S.C. 1981), the complaining party may recover compensatory and punitive damages as allowed in subsection (b), in addition to any relief authorized by section 706(g) of the Civil Rights Act of 1964, from the respondent.

“(b) COMPENSATORY AND PUNITIVE DAMAGES. -

“(2) EXCLUSIONS FROM COMPENSATORY DAMAGES. - Compensatory damages awarded under this section shall not include backpay, interest on backpay, or any other type of relief authorized under section 706(g) of the Civil Rights Act of 1964.

“(3) LIMITATIONS. - The sum of the amount of compensatory damages awarded under this section for future pecuniary losses, emotional pain, suffering, inconvenience, mental anguish, loss of enjoyment of life, and other nonpecuniary losses, and the amount of punitive damages awarded under this section, shall not exceed, for each complaining party -

“(D) in the case of a respondent who has more than 500 employees in each of 20 or more calendar weeks in the current or preceding calendar year, \$300,000.

“(4) CONSTRUCTION. - Nothing in this section shall be construed to limit the scope of, or the relief available under, section 1977 of the Revised Statutes (42 U.S.C. 1981).

“(c) JURY TRIAL. - If a complaining party seeks compensatory or punitive damages under this section -

“(1) any party may demand a trial by jury; and

“(2) the court shall not inform the jury of the limitations described in subsection (b)(3).

“(d) DEFINITIONS. - As used in this section:

“(2) DISCRIMINATORY PRACTICE. - The term ‘discriminatory Practice’ means the discrimination described in paragraph (1), or the discrimination or the violation described in paragraph (2), of subsection (a).

Quoted from: <https://www.eeoc.gov/laws/statutes/cra-1991.cfm>

DEMAND FOR JURY TRIAL

Petitioner hereby requested his Constitutional Relief for the best interest of justice as the truthful documented facts in the EEO formal dockets are completely obvious and needs no further delay that will cause the undersigned more severe harm and damages as he is currently suffering to death. The undersigned respectfully requested an expedited jury trial from the District Court on all issues raised in this complaint if a trial is deemed necessary by the Honorable Court.

SUPREME COURT

The Supreme Court is the highest court in the United States. Article III of the United States Constitution created the Supreme Court and authorized Congress to pass laws establishing a system of lower courts.

FEDERAL COURTS

According to the United States Constitution, federal courts have jurisdiction over cases involving, the United States government, the Constitution, or federal laws. Federal courts are obligated to hear cases involving the constitutionality of a law.

The federal courts have jurisdiction over

- Cases that raise a "federal question" involving the United States Government, the U.S. Constitution, or other federal laws; and
- Cases involving "diversity of citizenship," which are disputes between two parties not from the same state or country, and where the claim meets a set dollar threshold for damages.

The federal judiciary operates separately from the executive and legislative branches. Federal judges work to ensure equal justice under the law.

RIGHT TO TRIAL BY JURY

The United States Constitution guarantees the right to trial by jury for most criminal and many civil matters. See Amendments V, VI, and VII.

According to the United States Constitution, 28 U.S. Code § 1861. Declaration of policy: **It is the policy of the United States that all litigants in federal courts entitled to trial by jury** shall have the right to grand and petit juries selected at random from a fair cross section of the community in the district or division wherein the court convenes.

JUDICIAL MISCONDUCT

According to the Code of Conduct for United States Judges which was initially adopted by the Judicial Conference on April 5, 1973, and was known as the “Code of Judicial Conduct for United States Judges.”

The Code of Conduct for United States Judges includes the **ethical canons** that apply to federal judges and provides guidance on their performance of official duties and engagement in a variety of outside activities.

Canon 1: A Judge Should Uphold the Integrity and Independence of the Judiciary

An independent and honorable judiciary is indispensable to justice in our society. A judge should maintain and enforce high standards of conduct and should personally observe those standards, so that the integrity and independence of the judiciary may be preserved. The provisions of this Code should be construed and applied to further that objective.

Canon 2: A Judge Should Avoid Impropriety and the Appearance of Impropriety in All Activities

A. **Respect for Law.** A judge should respect and comply with the law and should act at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary.

B. **Outside Influence.** A judge should not allow family, social, political, financial, or other relationships to influence judicial conduct or judgment. A judge should neither lend the prestige of the judicial office to advance the private interests of the judge or others nor convey or permit others to convey the impression that they are in a special position to influence the judge. A judge should not testify voluntarily as a character witness.

C. **Nondiscriminatory Membership.** A judge should not hold membership in any organization that practices invidious discrimination on the basis of **race, sex, religion, or national origin.**

A judge should avoid lending the prestige of judicial office to advance the private interests of the judge or others.

Canon 3: A Judge Should Perform the Duties of the Office Fairly, Impartially and Diligently

The duties of judicial office take precedence over all other activities. **The judge should perform those duties with respect for others, and should not engage in behavior that is harassing, abusive, prejudiced, or biased.** The judge should adhere to the following standards:

A. **Adjudicative Responsibilities.**

(1) A judge should be faithful to, and maintain professional competence in, the law and should not be swayed by partisan interests, public clamor, or fear of criticism.

(2) A judge should hear and decide matters assigned, unless disqualified, and should maintain order and decorum in all judicial proceedings.

(3) A judge should be patient, dignified, respectful, and courteous to litigants, jurors, witnesses, lawyers, and others with whom the judge deals in an official capacity. A judge should require similar conduct by those subject to the judge's control, including lawyers to the extent consistent with their role in the adversary process.

(4) A judge should accord to every person who has a legal interest in a proceeding, and that person's lawyer, the full right to be heard according to law.

(5) A judge should dispose promptly of the business of the court.

(6) A judge should not make public comment on the merits of a matter pending or impending in any court. A judge should require similar restraint by court personnel subject to the judge's direction and control. The prohibition on public comment on the merits does not extend to public statements made in the course of the judge's official duties, to explanations of court procedures, or to scholarly presentations made for purposes of legal education.

C. Disqualification.

(1) A judge shall disqualify himself or herself in a proceeding in which the judge's **impartiality** might reasonably be questioned, including but not limited to instances in which:

(a) the judge has a personal bias or prejudice concerning a party, or personal knowledge of disputed evidentiary facts concerning the proceeding;

Canon 3B (6). **Public confidence in the integrity and impartiality** of the judiciary is promoted when judges take appropriate action based on reliable information of likely misconduct.

RIGHT OF REVIEW

5 U.S. Code § 702. Right of review

A person suffering legal wrong because of agency action, or adversely affected or aggrieved by agency action within the meaning of a relevant statute, is entitled to judicial review thereof. An action in a court of the United States seeking relief other than money damages and stating a claim that an agency or an officer or employee thereof acted or failed to act in an official capacity or under color of legal authority shall not be dismissed nor relief therein be denied on the ground that it is against the United States or that the United States is an indispensable party. The United States may be named as a defendant in any such action, and a judgment or decree may be entered against the United States: Provided, That any mandatory or injunctive decree shall specify the Federal officer or officers (by name or by title), and their successors in office, personally responsible for compliance.

FEDERAL GOVERNMENT

Respondents United States of America et al., are all federal agencies sued in their official capacities. The Respondents were acting under color of law because the Respondents were obligated by the United States Constitution to uphold the United States Constitution and to prevent the unlawful discrimination against the protected classes, retaliation under the protected statuses, and because of the negligence on preventing the ongoing wrongdoing occurring against the aggrieved Petitioner which caused him severe harm and damages.

On July 2016 the Petitioner sent a formal correspondence to the Former President of the United States, President Barack Obama and shared a copy of that correspondence with the FBI to legally inform them about the wrongdoing and to defend justice. The FBI ignored the July 2016's formal letter sent by the aggrieved complainant to the President

of the United States, while the FBI is the responsible Agency about upholding the United States Constitution. President Obama, the highest official in the executive branch, sent the aggrieved Petitioner a formal response acknowledging and confirming the FG's awareness about the documented facts and issues and recommended the Petitioner to go through the EEO process and the Equal Employment Opportunity Commission (EEOC). The FBI is responsible about preventing the intentional and the systematic wrongdoing including the intentional and systematic hate crimes and civil rights violations, and the EEO violations. The FBI is responsible about preventing the intentional and systematic violations occurring against the aggrieved Petitioner by the racial and Islamophobic officials and to end the reckless fascism. However, the FBI has failed to prevent the ongoing violations. Instead the FBI is now involved in the violations against the aggrieved Petitioner and the illegal escalation against his constitutional rights. The FBI retaliated against the aggrieved complainant because of his protected and legal activities including the whistleblower reprisal as formally proven. The aggrieved Petitioner believes that the majority of the Agency's and the FG employees are great and ethical officials. However, the corrupted, discriminatory, and retaliatory officials are responsible about the formally documented and evidenced violations and the hate crimes as their crimes are escalating massively and exceeded all limits as they are damaging the best interest of the United States and the American People.

The Petitioner is a proud Muslim-American patriot and he was looking to serve the United States and to resolve the major economic and other issues and to get Nobel Prize in Economic Sciences by utilizing AI as formally described in the scientifically

proven strategy presented to the IC. However, the racism and the corruption are obstructing such noble ultimate goals.

The Petitioner respects the FG and the FBI; however, the Petitioner realized the FBI's wrong decision about ignoring preventing the massive civil rights and EEO violations as this is a unique situation. The Petitioner refuses the corruption, racism, wrongdoing, and injustice. Therefore, he followed President Obama's recommendation to go through the EEO process formally. However, the Petitioner discovered that the EEO process is also being abused as the EEO Offices are completely biased toward the Agencies against him the aggrieved Petitioner as he witnessed massive amount of corruption and violations as formally documented.

On 12/28/2018, the Petitioner filed a civil/EEO lawsuit case 8:18-cv-02301-SJO-JC with the United States Central District Court of California – Southern Division against the UNITED STATES OF AMERICA et al., “nine Respondents including the FBI.” On 01/08/2018, the Court dismissed the lawsuit case, dismissed all motions including to appoint a counsel and requests, and closed the lawsuit case without even stating if the Petitioner is allowed to Amend and without even stating any appeal rights. Instead, the Order presented unnecessary criticism “judicial misconduct” based on a personal misunderstanding of the Petitioner's scientific project while this criticism is not from an AI scientist/researcher “mocking” the Petitioner's project noble goals and undermining the huge outcomes of the major scientific discoveries without even understanding it! On 01/08/2019, the Court closed the lawsuit case. Here, with full respect to all Honorable Judges and with full respect to the Honorable Courts, the Petitioner needs to confirm that

as an AI scientist/researcher, the Petitioner is formally declaring that any scientific argument related to the scientific field is restricted for AI scientists/researchers.

The Petitioner continued his ethical and legitimate efforts to defend justice and filed a Request for Further Review by the DAG against the FBI. Formal Appeal OARM-WB No. 19-7 (closed on 09/05/2019) documenting the FBI's and the FG's ongoing intentional and systematic violations against the aggrieved complainant since years because of his protected classes, protected statuses, and the federally protected legal activities. However, the Respondents escalated the massive and the major violations against the Petitioner in a blatant challenge to the United States Constitution.

On 07/25/2019, the Petitioner filed the second civil/EEO lawsuit case 8:19-cv-01434-DOC-E with the United States Central District Court of California – Southern Division against the UNITED STATES OF AMERICA et al., “sixteen Respondents including the FBI.” On 08/05/2019, the Court dismissed the second lawsuit case again illegally and in an abusive and arbitrary manner, dismissed all motions including to appoint a counsel and requests, and closed the lawsuit case one more time.

On 08/06/2019, the Petitioner filed the Notice of Appeal, Appealing the District Court's decision to the United States Court of Appeals for the Ninth Circuit, Appeal number 19-55926. However, on 09/16/2019, the Appeals Court dismissed the Petitioner's truthful and legitimate Appeal illegally and in an abusive and arbitrary manner as well!

On same day, the Petitioner filed the Petition for Rehearing En Banc with the Ninth Circuit. Also, on 09/23/2019, the Petitioner filed the Motion for Reconsideration as well. However, the Court held the case without making any decision till 12/31/2019, when the undersigned was being hospitalized by an Ambulance to the Emergency Room

for severe Chest and heart muscle pain. They issued the Order to dismiss and completely the Appeal immediacy within one hour from dialing 911 and while the undersigned was being rescued inside the Emergency Room while the undersigned was only demanding his Constitutional Relief nothing else confirming one more time that the IC is using intelligence capabilities illegally and to win EEO complaints and to coordinate with the few involved judicial officers! It is important to confirm that the aggrieved Petitioner documented and evidenced massive amount of similar violations. In fact, the Department of Navy presented a formal document voluntarily confirming the illegal spying activities of the IC against the aggrieved Petitioner and against the United States Constitution.

On 01/02/2020, the Petitioner filed the third civil/EEO, intellectual property, negligence and tort lawsuit case 8:20-cv-00002-DOC-E with the United States Central District Court of California – Southern Division against the UNITED STATES OF AMERICA et al., “seventeen Respondents including the FBI.” The Petitioner filed a Written Application for Emergency Relief under Local Rule 77-1 because of the serious medical issues in the heart and the chronic pain in the liver and the lungs and the severe injustice he is suffering from. However, the Court dismissed and closed the lawsuit case again illegally and in a serious COUP against the United States Constitution on 01/24/2020 without granting the Constitutional Relief and without paying attention to the undersigned’s serious medical condition causing him to suffer more from the ongoing injustice and injury!

On 01/22/2020, the Petitioner has filed a Motion for Publication of Records with the United States Foreign Intelligence Surveillance Court (FISC) reporting the IC’s wrongdoing and the desperate situation to FISC and requested from the FISC to publish

the Petitioner's records for the American People based on the transparency principle so the American People can learn about the reasons that caused the FG and the IC to abuse the Petitioner and torture him to death illegally and in a blatant challenge to the United States Constitution.

As of the date of this Petition, the FISC did not grant the Petitioner's Motion.

On 01/27/2020, the Petitioner filed the Notice of Appeal, Appealing the District Court's decision to the United States Court of Appeals for the Ninth Circuit, Appeal number 20-55111.

On 02/02/2020, the Petitioner filed a Motion for Emergency Relief Under Circuit Rule 27-3 demanding his Constitutional Relief. On 02/04/2020, the Clerk of the Appeals Court filed an Order requiring the Petitioner to file either a Motion to Dismiss or a Statement that the Appeal should go forward. On same day, the Petitioner has filed a Statement that the Appeal should go forward confirming that the lawsuit case and Appeal are not frivolous in addition to a Notice of Delay as his Emergency Motion Under Circuit Rule 27-3 was due by 02/03/2020. This delay is increasing the serious risk and danger against his life as he is suffering from serious medical issues in the heart and chronic pain in the liver and the lungs due to the inhuman living conditions the FG forced him to live and due to the ongoing intentional and systematic violations and hate crimes against him.

As of the date of this Petition, the Appeals Court did not grant the Petitioner's Constitutional Relief and ignored the truthful and legitimate Emergency Motion illegally and in a serious arbitrary manner. It has been formally confirmed, proven, documented, and evidenced that the few involved judicial officers are obstructing justice and coordinating with the IC. They refused to defend justice and to allow me to have one and

only one EEO illegally. Furthermore, they are refusing to grant my Constitutional Relief illegally, so I suffer more from the illegally ongoing abuse and torture to death as they are ripping-off and stealing my Constitutional monetary compensations. This is called obstruction of justice, COUP against the United States Constitution, and the highest treason to the United States of America and the American People.

There is NO legitimacy for the unconstitutional orders granted as it is all not judicial in nature! NO LEGITIMACY! Their actions are NOT judicial in nature and established a wide 1983 truthful and legitimate case. Also, there is NO legitimacy for any possible upcoming retaliation against the aggrieved Petitioner after this truly Constitutional, truthful, ethical, and brave Petition. They destroyed the aggrieved Petitioner's life already. He was waiting for justice for over a decade but ended up being abused and tortured to death instead as formally documented and evidenced. They stole his money and his Constitutional Relief. It has been formally confirmed and evidenced that they contempt the United States Constitution and the Judicial Branch's great reputation in its entirety. They are undermining the prestige of our great nation. They are damaging the great reputation of the FG and the United States for the best interest of corruption and injustice. They interpret aggrieved citizens patience as weakness! They cannot understand that there is a limit for everything.

The aggrieved Petitioner believes that the majority of the great men and women within the respectful FG who are serving our great nation deserves the Supreme Court's attention about the wrongdoing of the few corrupt and racial officials within the three branches. The few corrupt and racial officials should never be allowed to damage the great reputation of our great FG and the best interest of justice and the American People.

According to the United States Constitution, the EEOC's website, and all formal documents sent to the Petitioner by the Respondents including the formal FADs, the Petitioner do have the right to go to the District Court, request an appointment of counsel, and to waive related Court fees if necessary.

The Respondents sent the Petitioner formal documents stating the following:

Right to File a Civil Action

You also have the right to file a civil action in a United States District Court:

- (a) Within 90 days of receipt of the final action on an individual or class complaint if no appeal has been filed;
- (b) After 180 days from the date of filing an individual or class complaint if an appeal has not been filed and final action has not been taken;
- (c) Within 90 days of receipt of the Commission's final decision on an appeal; or
- (d) After 180 days from the date of filing an appeal with the Commission if there has been no final decision by the Commission. See 29 C.F.R. § 1614.407.

However, the EEOC and Respondents did not state in that the few involved judicial officers can coordinate with federal agencies and IC to close the aggrieved Petitioner's lawsuit cases illegally because of his protected classes and federally protected activities and to cover the hate crimes and to abuse him and torture him to death! Nothing is written in the United States Constitution is stating that the federal government is allowed to crush my human, civil, and EEO rights and to steal my constitutional compensations and intellectual property because I wanted to serve the best interest of the United States and resolve the national debt scientifically! Nothing is written in the United States Constitution is stating that the Respondents can use

intelligence capabilities illegally and unethically to win EEO formal complaints as formally evidenced and documented. Nothing written in the United States Constitution states that the involved officials can escalate the hate crimes against the Petitioner and fabricate false claims against him to increase the injustice and hate crimes against him because he is a proud Muslim-American patriot. Nothing is written states that those involved officials can remain in their official positions illegally and the Respondents attorneys should cover them and protect them illegally no matter of justice and no matter of law! Nothing is written in the United States Constitution states that the few involved judicial officers can coordinate with the Respondents and keep closing the Petitioner's truthful and legitimate lawsuit cases illegally! The question is, that the Petitioner has exposed the scandals formally and is presenting it legally to the Supreme Court, and that it has been formally proven and evidenced that the involved officials are violating the United States Constitution intentionally and systematically, what is the Supreme Court's decision!

The list of the formally documented, proven, and evidenced violations and crimes in the related cases referenced above including the EEO dockets are:

1. Intentional and systematic unlawful discrimination.
2. Intentional and systematic retaliation.
3. Whistleblower reprisal.
4. Abuse of authority.
5. Mismanagement.
6. Bias against the victim and the aggrieved complainant.
7. Fraud, forgery, and fabricating formal documents.

8. Spying on the aggrieved complainant illegally.
9. Administrative corruption.
10. Presenting false information and using unethical tactics to go around the law and the justice.
11. Intentional waste and improper usage of the federal funds.
12. Disregarding the formal complaints of an aggrieved complainant to illegally and unethically cover and protect the corrupted and discriminatory officials against the justice.
13. Monopolizing the official positions and marginalizing and preventing the most qualified applicant because of the protected classes and statuses and because of his exceptional scientific knowledge that will end corruption permanently as proven scientifically and that will resolve many major issues that United States is suffering from.
14. Working on increasing the destabilization in the country and undermining the prestige of the nation and the American values.
15. Working as if the United States Federal Agencies are personal or private properties and not public agencies that belongs the nation and the American people.
16. Practicing and spreading the fascism.
17. Intentional increase of the sectarianism hates between the American people.
18. Obstruction of justice.

19. Working against the benefit of the national security and keeping the national security at risk as they are intentionally preventing the proven scientific knowledge illegally from serving the United States.

20. The highest treason to the Oath, the Constitution, and the United States.

Finally, the aggrieved Petitioner is formally declaring that he is demanding his Constitutional Relief as formally documented in the related cases referenced above including the pending Appeal with the Ninth Circuit 20-55111. Again, the aggrieved Petitioner is formally declaring that the only “**NO**” Constitutional Relief he will accept is from the respectful jurors and based on a fair and unbiased jury trial. The aggrieved Petitioner is completely confident in his truthful case and truthful position and that the respectful jurors and the American People cannot accept the injustice which the undersigned has suffered from and is currently suffering from now massively.

The United States Constitution is the word and the decision of the American People. According to the United States Constitution, no one is above the law. The violations and the hate crimes documented and explained in this truthful and legitimate Petition are prohibited. There is NO LEGITIMACY for the unconstitutional orders issued in the lower by the few involved judicial officers. No public official within the entire FG’s three branches is allowed to overturn the American People’s Constitution illegally. No public official alive today is better or more loyal than Thomas Jefferson who stated:

"The two enemies of the people are criminals and government, so let us tie the second down with the chains of the Constitution so the second will not become the legalized version of the first." Thomas Jefferson

"When injustice becomes law, resistance becomes duty." Thomas Jefferson

REASONS FOR GRANTING THE PETITION

1. To defend the best interest of the United States, the American People, and justice and to uphold the United States Constitution.
2. To restore the American People and the public trust to the best extent including the aggrieved Muslim-American minority in addition to all other minorities in the judicial system.
3. To restore the American People and public trust to the best extent including the aggrieved Muslim-American minority in addition to all other minorities in the executive branch.
4. To restore the law and order principle to the United States of America and to end the chaos situation and the disgrace level our great nation has reached.
5. To protect the great reputation of the FG including the three branches and to prevent few corrupt and racial officials from damaging this great reputation.
6. To stop the few judicial officers involved from misusing the law and to stop dismissing the citizens and victims' truthful and legitimate cases under the most popular malicious and false excuse "frivolous" that they use to cover those who they believe they are above the law including officials within the FG and the IC.
7. To remind the few judicial officers involved that they are not kings and above the law and that they are working for the American People and serving the United States and not any special interest and to set their personal desires, interests, and opinions a side and to uphold the United States Constitution and to defend justice according to the law.

8. To remind the few judicial officers involved that the judicial officers cannot decriminalize, normalize, and coverup the Constitutional crimes and violations as the judicial branch is responsible about the checks and balances principle.
9. To hold the wrongdoers and the law violators accountable about their formally documented and evidenced violations and crimes regardless of their sensitive and powerful positions within the FG.
10. To put a serious end for the reckless escalation of the corruption levels against the best interest of the United States, the American People, national security, and justice.
11. To restore the public trust in the integrity of the EEO system and to require the FG to obey the United States Constitution including the Merit System laws and regulations and to stop excluding the aggrieved Muslim-American minority and all other minorities from the diversity strategies as marginalization is prohibited.
12. To restore the public trust in the integrity of the intellectual property operation and related copyrights law in its entirety and to end the copyrights violations as the FG's officials are not above the law.
13. To direct the Federal Courts to handle the Constitutional responsibilities instead of closing the truthful and legitimate lawsuit cases repeatedly and in an abusive and illegal manner and to be extremely careful about the best interest of justice and the aggrieved victims such as the aggrieved Petitioner.
14. To prove that the Supreme Court of the United States is capable to resolve the most complicated and the biggest challenges such as the serious violations and

crimes documented and evidenced in this Petition and the related cases referenced above.

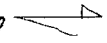
15. To present the judicial branch's word to the American People about the serious escalation of the racism and fascism wave that swept our great nation within the last few years massively.
16. To prevent the FG from ripping-off and stealing the Constitutional Reliefs of the aggrieved citizens, victims, and self-represented litigants fighting for justice to the best of their knowledge and abilities and to adhere to the United States Constitution honestly.
17. To remind the IC officials that they are not above the law and that they should respect and obey the United States Constitution and to stop misusing the intelligence capabilities and to work for the best interest of the United States and the American People and not the special interests of the billionaires in top.
18. To direct the FG to go toward the right direction and to work toward resolving the national debt scientifically and to save the taxpayers funds instead of allowing some corrupt officials to serve the best interest of the billionaires in top.
19. To send a clear message to the American People that the Supreme Court is the Court of the American People and the United States no matter of how huge the challenge is.
20. To prove practically that no one is above the law and that all people are equal in front of the law including the most aggrieved citizens from the most aggrieved minorities like the aggrieved Petitioner.
21. To keep the United States of America as the best country on earth.

CONCLUSION

For the foregoing reasons, this Court should grant the Petition for Writ of Certiorari.

DATED this 8th day of February 2020.

Respectfully submitted,

By: Dr. AHMAD ALJINDI 
Dr. AHMAD J. ALJINDI
PO Box 60753
Irvine, CA 92602
Cell: 951-742-9773
Email: Dr.Ahmad.Aljindi@outlook.com
Pro Se Litigant

APPENDIX A